TORGAN & COOPER, P.C.

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Attorneys for Claimant DAVID BERNSTEIN

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

OF

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IN THE MATTER OF THE COMPLAINT, 10 Civ. 7610 (NRB)

: DEFENDANT/CLAIMANT

IVAN GOODSTEIN, as owner of a 2009
YAMAHA Personal Watercraft motor vessel,

TO COMPLAINT AND DEMAND

for exoneration from or limitation fliability, FOR JURY TRIAL

Petitioner. :

Claimant/Defendant, DAVID BERNSTEIN, by his attorneys, TORGAN & COOPER, P.C., as and for his Answer to Petitioner's Complaint, alleges upon information and belief as follows:

The allegations contained in paragraph 1 of the Complaint are conclusions of law properly resolvable by the Court and accordingly, are denied.

Denies knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 2 of the Complaint.

Admits that on or about July 3, 2010, Claimant/Defendant sustained serious and permanent personal injuries, and except as so admitted, denies knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 3 of the Complaint.

Denies knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 4 of the Complaint.

Denies the allegations contained in paragraph 5 of the Complaint.

Denies the allegations contained in paragraph 6 of the Complaint.

Denies knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 7 of the Complaint.

The allegations contained in paragraph 8 of the Complaint are conclusions of law properly resolvable by the Court and accordingly, are denied.

Denies the allegations contained in paragraph 9 of the Complaint.

Denies the allegations contained in paragraph 10 of the Complaint.

FIRST AFFIRMATIVE DEFENSE

The Complaint fails to state a cause of action upon which relief can be granted.

SECOND AFFIRMATIVE DEFENSE

The within action should be dismissed as a result of Petitioner/Plaintiff's failure to comply with the terms of this Court's prior order regarding publication and notice to Claimant/Defendant.

THIRD AFFIRMATIVE DEFENSE

The incident described in the Complaint occurred within the privity and/or knowledge of the vessel owner.

FOURTH AFFIRMATIVE DEFENSE

The Personal Watercraft, referred to in the Complaint, its appurtenances, equipment and/or crew, were unseaworthy.

Case 1:10-cv-07610-NRB Document 6 Filed 11/22/10 Page 3 of 4

FIFTH AFFIRMATIVE DEFENSE

The Ad Interim Stipulation filed by plaintiff/petitioner herein is insufficient and

should be increased pursuant to Supplemental Admiralty Rule F(7).

SIXTH AFFIRMATIVE DEFENSE

As a sole claimant, claimant/defendant DAVID BERNSTEIN is entitled to pursue his

action in any court of his choice before a jury.

WHEREFORE, Claimant/Defendant DAVID BERNSTEIN demands that the

Complaint be dismissed; that his right to a trial by jury be preserved with respect to all claims

asserted by Complainant IVAN GOODSTEIN; that the stay issued by this Court be dissolved and

Claimant DAVID BERNSTEIN be permitted to proceed with an action in a court of his choosing

before a jury; that Claimant DAVID BERNSTEIN be awarded pre-judgment interest and costs of

suit; that plaintiff in limitation's right to exoneration and/or limitation of liability be denied; and/or

that Claimant DAVID BERNSTEIN have such other, further and different relief as to the Court

seems just and proper.

Dated: New York, New York

November 18, 2010

Respectfully submitted,

TORGAN & COOPER, P.C.

/s/ Evan Torgan

Evan Torgan (ET-2626) By:

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-3-

Case 1:10-cv-07610-NRB Document 6 Filed 11/22/10 Page 4 of 4

TO: Via ECF

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